## **United States Court of Appeals**

## FOR THE EIGHTH CIRCUIT

]	No. 04-	1671 
Robert Bell,	*	
Appellant,	*	
V.	*	Appeal from the United States
St. Louis County Justice Center; Do	ora *	District Court for the Eastern
Schriro, (Commissioner) Dr.; Unknown		District of Missouri.
Curtis, C.O.; Terry Payne, C.C.;		
Unknown Jasper, C.O.; C.O. McPhaton;		[UNPUBLISHED]
Sheryl Chalmers; Reg. Moore; Lorenzo *		
Chancelor; Carr Gilmore; Unknown		
Dentist,	*	
	*	
Appellees.	*	
Submitted: September 1, 2004		

Filed: September 10, 2004

Before MORRIS SHEPPARD ARNOLD, FAGG, and COLLOTON, Circuit Judges.

## PER CURIAM.

Robert Bell appeals the district court's preservice dismissal of Bell's 42 U.S.C. § 1983 action. We grant Bell leave to appeal in forma pauperis. In relevant part, Bell claimed Lorenzo Chancelor threatened him and deprived him of various privileges after Bell filed grievances and appeals. We conclude preservice dismissal of this

Appellate Case: 04-1671 Page: 1 Date Filed: 09/10/2004 Entry ID: 1809564

claim was inappropriate because Bell's allegation, liberally construed, stated a retaliation claim against Chancelor. <u>See Naucke v. City of Park Hills</u>, 284 F.3d 923, 927-28 (8th Cir. 2002); <u>Burgess v. Moore</u>, 39 F.3d 216, 218 (8th Cir. 1994); <u>Madewell v. Roberts</u>, 909 F.2d 1203, 1206 (8th Cir. 1990). Having carefully reviewed the record, we conclude Bell's remaining claims were properly dismissed.

We reverse the dismissal and remand to the district court for further proceedings consistent with this opinion. We affirm in all other respects.

\_\_\_\_\_\_